FOR THE PURPOSE OF SECURING PERFORMANCE of each agreems sum of TWELVE THOUSAND FIVE HUNDRED AND NO/100	
as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY GEORGE E. CANTALOUB and CAROL A. CANTALOUB, husbing as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trus in Klamath	July , 19.87, between wife , as Trustee, and and and wife , stee in trust, with power of sale, the property
as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY GEORGE E. CANTALOUB and CAROL A. CANTALOUB, husbin as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trus in Klamath County, Oregon, described as: EEE ATTACHED LEGAL DESCRIPTION OF WHICH IS MADE A PART SEE ATTACHED LEGAL DESCRIPTION OF WHICH IS MADE A PART County, Oregon, described as: EEE ATTACHED LEGAL DESCRIPTION OF WHICH IS MADE A PART County of TWELVE THOUSAND FIVE HUNDRED AND NO/100 TWELVE THOUSAND FIVE HUNDRED AND NO/100 The date of maturity of the debt secured by this instrument is the date, state comes due and payable to beneficiary or order and made by grantst, to to associate the debt secured by this instrument is the date, state comes due and payable to be det secured by this instrument, itrespective, assigned or alignated by the grantor without first having obtained the beneficiary's option, all obligations secured by this instrument, itrespective, assigned or alignated by the grantor without first having obtained the beneficiary's option, all obligations secured by this instrument, itrespective, assigned or alignated by the grantor without first having obtained the beneficiary's option, all obligations secured by this instrument, itrespective, or any part is protect, preserve and maintain statid property in food coulding (and obtained of the property in food coulding). To protect, preserve and maintain statid property in food coulding (and obtained of the property in food coulding). The obove described real property is not currently used for egriculturel, timber or gue the property in food coulding (and the test having obtained of the property in food coulding). To protect, preserve and maintain as add property in food coulding (and the could could could could payable).	, as Trustee, and and and wife stee in trust, with power of sale, the property
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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreem un of TWELVE THOUSAND FIVE HUNDRED AND NO/100 bote of even date herewith, payable to beneficiary or order and made by grantor, t ot sooner paid, to be due and payable per terms of Note The date of maturity of the debt secured by this instrument is the date, stahl decomes due and payable. In the event the within described property, or any part hen, at the beneficiary's option, all obligations secured by this instrument, irrespe erein, shall become immediately due and payable. The above described real property is not currently used for ogricultural, timber or gu To protect the security of this trust deed, grantor agrees: (a) convert to t i. To protect, preserve and maintain said property in good conclusion.	
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I. To protect me security of this trust deed, grantor agrees: (a) convent to t I. To protect, preserve and maintain said property in good condition franting any sy	ctive of the maturity dependent of the beneficiary.
nd repair; not to remove or demolish any building or in good condition franting any case	the most to a low
to commit or permit any waste of said property.	other agreement affecting this deed of the lies of any
anner any building or improvement which may be constructed domainlike whattee in any	reconveyance may be described as the the property. The
in in exercitions allecting said property; if the beneliciary so requests to	d in this paragraph shall be not less than \$5.
oper public office or offices, as well as the cost of all fien searches made the indebtedness	art, and without regard to the adequacy of any require to
neliciary. 4. To provide and continuously maintain insurance on the buildings. less costs and events and eve	thereof, in its own name sue or otherwise collect the rents, , including those past due and unpaid, and apply the sum
we such other hazards as the beneficiary may from time to time require, in liciary may determinant not less than full insurable value, witten in	my indebtedness secured hereby, and in such order as bene-
the grantor shall fail for any reston to another the sound as insured; insurance policies	ntlering upon and taking possession of said property, the tents, issues and profits, or the possession of the and other or compensation or awards for any taking or damage of the application or release thereof as discussed.
there had policies to the beneficiary at least filteen days prior is the espira- m of any policy of insurance now or hereafter placed on said buildings, beneficiary may procure the same and despiration of the same any default	application or release thereof as aloresaid, shall or damage of the t or notice of delault hereunder or invalidate any act done
lected under any life or other insurance policy may be applied by beneli- try upon any indebtedness secured hereby and in such order as benelicity destroy or in his p	default by grantor in payment of any indebtedness of
y part thereof, may be released to grantor. Such application or release shall in equity a set	secured hereby immediately due and pavable. In such an lary at his election may proceed to breedowe this truck an
5. To keep said premises free from construction liens and to pay all to suit the	sale. In the latter event the beneficiary or the trust deed by to be recorded his written putter of default with
arrise become past due or delinquent and promptly deliver receipt therefore the end	described real property to satisfy the obligation is election in the trustee shall in the time and place of sale, give notice equired by law and powerd to foreclose this trust deed in led in ORS 86.735 to 56.745.
nts, insurance premiumy, liens or other charges payable by grantor, either 13. After direct payment or by providing beneficiary with funds with which reasonable and at any t	the trustee has commenced foreclosure by advertisement and
d the amount so paid, with interest at the rate set forth in the note secured the default or del	aults. If the default consists of a failure to solve the
st deed, without waiver of any rights arising from breach of any of the not then be due h.	at the time of the cure other than such portion as would ad no default occurred. Any other default that is each at
he estent that they are bound for the payment of the obligation bergin defaults, the person defaults and all be bound and all be bound for the payment of the obligation bergin	dred. In any case, in addition to curing the default
notice, and the nonpayment thereof shift at the option of the beneficiary, fer all sums secured by this trust deal immediately due and payable with trust by law.	ally incurred in enforcing the obligation of the trust deed ee's and attorney's lees not exceeding the anounts enough
6. To pay all costs, lees and expenses of this trust including the cost place designated in itle search as well as the other costs and expenses of the truster including the cost	vise, the sale shall be held on the date and at the time and
actually incurred. In one parcel or is and trustee's and attorney's in one parcel or is automatic the kine actually incurred.	in separate parcels and shall sell the parcel of property either
of the security rights or powers of beneficiary or trustee and in any suit, the property so so	e purchaser its deed in form as required by law conveying
ling evidence of title and the beneficiary's or trustee's attorney's fees; the the grantor and be	thereol. Any person, excluding the trustee, but including
d by the trial court and in the event of an appeal from any judgment or shall be 15. When the event of an appeal from any judgment or shall apply the pro-	rustee sells pursuant to the powers provided herein trustee
a ters on such appeal. Attorney, (2) to the interval of trustees alloc attorney, (2) to the having recorded he deed as their button.	to obligation secured by the trust deed a by truster's instance with secure to the interest of the truster of the truster
8. In the event that any portion or all of said property shall be taken surplus, if any, to a er the right of eminent domain or condemnation, beneficiary shall have the surplus.	
ompensation for such taking, which are in presented in the monies payable 10. Benefici	the grantise or to his successive in interest entitled to such
ied by it first upon any reasonable costs and expenses and attorneys fees, upon any trustee he latter s	the grantor or to his success in interst entitled to such any may from time to time access a success.
by in such proceedings, and the balance applied up in the indebtedness which when record red hereby; and drantor alteret, at its own expense, to take such actions which the property i	the grantier or to his subserver in interest priority and (d) the lary may from time to time appoint a successor or success appointment, and without consystematic appointed here. All be verted with all title, provide appoint of successor.
ation, promptly upon beneficiary's request,	the grantist or to his unserver in interest priority and (4) the lary may from time to time append a success or uncess- appointment, and without consystemes apprinted here. All be vested with all title, powers and interessing the uncession or appointed hereunder Each usch appointment of a provide the successful successful appointment of the successful between the successful appointment of the successful appointed hereunder tensues to appoint of the successful by written instrument executed to appoint on the successful appointed hereunder tensues to the appointment of the successful appointed hereunder tensues to the appointment of the successful appointed hereunder tensues to the appointment of the successful appoint
ry, payment of its less and preventation of this deed and the note for obligated to notify a esement (in case of full reconveyances, for cancellation), without allecting isability of any person for the payment of the indebtedness, trustee may thall be a party unit.	the grantist or to his uncrease in interest priority and (4) the lary may from time to time approve a successor or uncess- appointment, and without conveyance regular approximate hill be visited with all title, powers and chere content of an appointed hereunder. Each unch provide the fill be made by written instrument executed the bornchires of in the mortage records of the content of is subardo, ball be conclusive power of proper appointment for appoint this trust when this deal duty.

and substitution shall be made by written instrument executed by boncheiary, which, when recorded in the mortgage records of the count or counties in which the property is situated, shall be conclusive pool of proper appointment of the successor trustee 17. Trustee accepts this trust when this dend, duty executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granting, benchkingy or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Gregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estraw agent licensed under CRS 698.505 to 676.585.

(SEAL) My commission expires: CONNA & HOOD TOTARA COSTA COUNTY The care, expires AURI IS, 1999 TO '1997 Contro Cost Bod, Pictant HIL, CA 94323 To used only when abligations have here paid. The undersigned is the left owner and holder of all indobtedness secured by the loregoing trust deed. All sums secured by said trust deed party ben fully paid and estilled. You have been barries to for a said trust deed which and editered to you aid trust deed or pursuant to statute, to cancel all evidences of indobtedness secured by and trust deed (which and editered to you aid trust deed or pursuant to statute, to cancel all evidences of indobtedness secured by and trust deed (which and chilered to you aid trust deed or pursuant to statute, to cancel all evidences of indobtedness secured by and trust deed (which and chilered to you aid trust deed or pursuant to statute, to cancel all evidences of indobtedness secured by and trust deed (which and chilered to you aid trust deed or pursuant to statute, to cancel all evidences of indobtedness secured by and trust deed (which and chilered to you aid trust deed or pursuant to statute, to cancel all evidences of indobtedness secured by and trust deed of the terms of said trust deed to the evidence of the parties designated by the terms of said trust deed to the evidence of the parties designated by the terms of said trust deed of the same. Mail reconvey, without warranty, to the parties designated by the terms of said trust deed of the same. Mail reconvey, without warranty, to the parties designated by the terms of said trust deed of the same. Mail reconvey, without warranty, to the parties designated by the terms of said trust deed of the same. Mail reconvey and the same said trust deed of the same. Mail reconvey and the same said trust deed of the same. Mail reconvey and the same same said trust deed of the same said trust deed of the same. Mail reconvey and the same said trust deed of th		13287
The granter waterants had the proceeds of the least represented by the above described note and this trust deed are: the control of the least of the baseling of the baseling and the least of the above described note and this trust deed are: the control of the least of the baseling of the baseling and the least of the above described note and this trust deed are: the without described and the least of t	ally seized in fee simple of said described real prope	the beneficiary and those claiming under him, that he is law- erty and has a valid, unencumbered title thereto except
International processing of the Appendix of the	and that he will warrant and forever defend the sar	me against all persons whomsoever.
HANGETART NOTICE: Date: by lining out, whichware warmany (of a fill b)     main and well in warmer by its predicate and	(a)* primarily for grantous is being the second sec	NAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
HAZEY I. KELLY HAZEY I. KELY HAZEY I. K	* IMPORTANT NOTICE: Delete, by lining out, whichever warranty ( not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-In-Lending Act and Regulat beneficiary MUST comply with the Act and Regulation by makin	(c) or (b) is <u>functional fully</u> s a creditor RICHARD L. KELLY as required
STATE OF DESCRIPTINA CALLEPORNIA		HAZEE I. KELLY
Me coopyrights and the SEAL DONNA M HODS HOT FUELCA CAUFORNA DONNA COSTA COUNTY HYPE VICE: CAUFORNA CONTRA COSTA COUNTY HYPE VICE: CAUFORNA DONNA COSTA COUNTY HYPE VICE: CAUFORNA CONTRA COSTA COUNTY HYPE VICE: CAUFORNA CONTRA COSTA COUNTY HYPE VICE: CAUFORNA HYPE VICE: CAUFOR	This instrument was acknowledged before the cur July 21, 19 87. by RICHARD L. KELLY and HAZEL I. KELLY Albure M. Josh Notary Public for Oregon	County of This instrument was acknowledged belots me. 09. OF?'' 19 , by as of DONNA ''. I'C DD DONNA ''. I'C DD NOTARY PUBLIC - CAL STRUIA of Notary Public for Oregori920 Contra Costa Bivd., Plesant Hill, CA 94523 (SEAL)
The undersigned is the legal owner and holder of all indebtedness secured by the torus owing to you under the terms of and trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of and trust deed to you and trust deed and trust deed and to reconvey, without warranty, to the parties designated by the terms of and trust deed the terms of and trust deed to you under the same. Mail reconvey, without warranty, to the parties designated by the terms of and trust deed the state now held by you under the same. Mail reconveyance and documents to and the same. Mail reconveyance will be made.  TRUST DEED (FOR Ne. 601) I COLM Ne. 601) I COLM Ne. 601 I COLM	CONTRA COSTA COUNTY CONTRA COSTA COUNTY My comm. expires AUG 18, 1989 TO: 1929 Costs Costs County My comm. expires AUG 18, 1989	QUEST FOR FULL RECONVEYANCE d only when obligations have been paid. , Trusteo
Beneliciary Do not lose or destroy this Tives Doed OR THE NOTE which is accurat. Both must be delivered to the trastee for concellation before reconveyonce will be made. TRUST DEED [FOR No. 801] Intervents ARES LAW PUS CO. FOATLAND, ONG [FOR GEORGE E.A. CANTALOUB, and CAROL. 4. CANTALOUE POR SUSE Beneliciary AFTER RECORDING RETURN TO De not lose or destroy this Tives Deed OR THE NOTE which is accurat. Both must be delivered to the trastee for concellation before reconveyonce will be made. STATE OF OREGON, County of	The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey, estate now held by you under the same. Mail reconveys	vidences of indebtedness secured by said trust deed (which are said trust deed th , without warranty, to the parties designated by the terms of said trust deed th ance and documents to
TRUST DEED (FORM No. 881) STEVENS MERSE LAW PUB. CO. FOATLAND. ONE. RICHARD L. KELLY and HAZEL I. KELLY Grantor GEORGE E. CANTALOUB and CAROL A. CANTALOUS ADDER'S USE Beneticiary AFTER RECORDING RETURN TO STATE OF OREGON, County of I certify that the within instrume Was received for record on the 0 0 SPACE RESERVED FOR CANTALOUB and CAROL A. CANTALOUS ADDER'S USE Beneticiary AFTER RECORDING RETURN TO NAME STATE OF OREGON, County of I certify that the within instrume Was received for record on the 0 0 SPACE RESERVED FOR COUNTY AFTER RECORDING RETURN TO NAME STATE OF OREGON, County of I certify that the within instrume Was received for record on the 0 SPACE RESERVED FOR SPACE RESERVED SPACE RESERVED FOR SPACE RESERVED SPACE RES	DATED:	
TRUST DEED (FORM No. 801)         ITEVENS.NEES LAW FUB.CO. FORTLAND.ORE.         STEVENS.NEES LAW FUB.CO. FORTLAND.ORE.         ITEVENS.NEES LAW FUB.CO. FORTLAND.ORE.         STEVENS.NEES LAW FUB.CO. FORTLAND.ORE.         Grantor         Grantor         Grantor         Grantor         GREORGE E.a. CANTALOUB. and CAROL A.         CANTALQUES.NOER'S USE         Beneticiary         AFTER RECORDING RETURN TO	Do not lose or destroy this Trust Dood OR THE NOTE which it	secures. Both must be delivered to the trustee for cancellation before reconveyonce will be made.
RTCHARD D. MARKS MILL       Grantor       SPACE RESERVED       atO'clockMil., and record in book/reel/volume No	(FORM No. 881) STEVENS-NEBS LAW PUB. CO. POATLAND. ORE.	County of)) I certify that the within instrume was received for record on the
Witness my hand and seal County affixed.  NAME	Grantor	SPACE RESERVED FOR ANTALQUE ROSER'S USE ANTALQUE ROSER'S USE
NAME	Beneliciary	Witness my hand and sear County affixed.
KLAMATH COUNTY	MOUNTAIN TITLE CONPANY OF	TITL

## DESCRIPTION SHEET

The Northerly 100 feet of that certain parcel of land situated in Lot 9, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at a point 564 feet West of the Northeast corner of Lot 9, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, or on the North line of said Lot 9 and the East line of Dalles-California Highway right of way; thence West 469 feet to the lake shore line; thence West of South approximately 650 feet to the North line of 100 foot lot owned by Chas. Blair Knight by deed dated May 23, 1936, approved September 9, 1936, L-Adj. 13295 BDS; thence East along North line of said 100 foot lot, 592 feet to a point on the East line of Dalles-California Highway right of way; thence North 600 feet to the point of beginning, being all that part of Lot 9, Section 7, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, West of East line of Dalles-California Highway right of way and North of the North line of the 100 foot lot owned by Chas. Blair Knight by deed mentioned above.

STATE OF OREGON: COUNTY OF KLAMATH: SS.	24th day
Filed for record at request of <u>Mountain Title Company</u> the for July A.D., 19 <u>87</u> at <u>2:41</u> o'clock <u>P</u> M., and duly recorded in Vol.	<u>N87</u> .
of July A.D. 17 or an and a second se	1º al
of <u>Morigages</u> Evelyn Biehn, County Clerk	Imilli
FEE \$13.00	

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